- (4) Collect information regarding the appropriateness of tests specified as waived tests or provider-performed microscopy procedures.
- (c) The laboratory must comply with the basic inspection requirements of §493.1773.

[63 FR 26737, May 14, 1998]

§ 493.1777 Standard: Inspection of laboratories that have requested or have been issued a certificate of compliance.

- (a) *Initial inspection*. (1) A laboratory issued a registration certificate must permit an initial inspection to assess the laboratory's compliance with the requirements of this part before HCFA issues a certificate of compliance.
- (2) The inspection may occur at any time during the laboratory's hours of operation.
- (b) Subsequent inspections. (1) HCFA or a HCFA agent may conduct subsequent inspections on a biennial basis or with such other frequency as HCFA determines to be necessary to ensure compliance with the requirements of this part.
- (2) HCFA bases the nature of subsequent inspections on the laboratory's compliance history.
- (c) Provider-performed microscopy procedures. The inspection sample for review may include testing in the subcategory of provider-performed microscopy procedures.
- (d) Compliance with basic inspection requirements. The laboratory must comply with the basic inspection requirements of §493.1773.

[63 FR 26738, May 14, 1998]

§ 493.1780 Standard: Inspection of CLIA-exempt laboratories or laboratories requesting or issued a certificate of accreditation.

- (a) Validation inspection. HCFA or a HCFA agent may conduct a validation inspection of any accredited or CLIA-exempt laboratory at any time during its hours of operation.
- (b) Complaint inspection. HCFA or a HCFA agent may conduct a complaint inspection of a CLIA-exempt laboratory or a laboratory requesting or issued a certificate of accreditation at any time during its hours of operation

upon receiving a complaint applicable to the requirements of this part.

- (c) Noncompliance determination. If a validation or complaint inspection results in a finding that the laboratory is not in compliance with one or more condition-level requirements, the following actions occur:
- (1) A laboratory issued a certificate of accreditation is subject to a full review by HCFA, in accordance with subpart E of this part and §488.11 of this chapter.
- (2) A CLIA-exempt laboratory is subject to appropriate enforcement actions under the approved State licensure program.
- (d) Compliance with basic inspection requirements. CLIA-exempt laboratories and laboratories requesting or issued a certificate of accreditation must comply with the basic inspection requirements in §493.1773.

[63 FR 26738, May 14, 1998]

Subpart R—Enforcement Procedures

SOURCE: $57\ FR\ 7237$, Feb. 28, 1992, unless otherwise noted.

§493.1800 Basis and scope.

- (a) Statutory basis. (1) Section 1846 of the Act —
- (i) Provides for intermediate sanctions that may be imposed on laboratories that perform clinical diagnostic tests on human specimens when those laboratories are found to be out of compliance with one or more of the conditions for Medicare coverage of their services; and
- (ii) Requires the Secretary to develop and implement a range of such sanctions, including four that are specified in the statute.
- (2) The Clinical Laboratories Improvement Act of 1967 (section 353 of the Public Health Service Act) as amended by CLIA '88—
- (i) Establishes requirements for all laboratories that perform clinical diagnostic tests on human specimens;
- (ii) Requires a Federal certification scheme to be applied to all such laboratories; and
- (iii) Grants the Secretary broad enforcement authority, including—

§493.1804

- (A) Use of intermediate sanctions;
- (B) Suspension, limitation, or revocation of the certificate of a laboratory that is out of compliance with one or more requirements for a certificate; and
- (C) Civil suit to enjoin any laboratory activity that constitutes a significant hazard to the public health.
 - (3) Section 353 also-
- (i) Provides for imprisonment or fine for any person convicted of intentional violation of CLIA requirements;
- (ii) Specifies the administrative hearing and judicial review rights of a laboratory that is sanctioned under CLIA; and
- (iii) Requires the Secretary to publish annually a list of all laboratories that have been sanctioned during the preceding year.
- (b) Scope and applicability. This subpart sets forth—
- (1) The policies and procedures that HCFA follows to enforce the requirements applicable to laboratories under CLIA and under section 1846 of the Act; and
- (2) The appeal rights of laboratories on which HCFA imposes sanctions.

§493.1804 General considerations.

- (a) *Purpose.* The enforcement mechanisms set forth in this subpart have the following purposes:
- (1) To protect all individuals served by laboratories against substandard testing of specimens.
- (2) To safeguard the general public against health and safety hazards that might result from laboratory activities.
- (3) To motivate laboratories to comply with CLIA requirements so that they can provide accurate and reliable test results.
- (b) Basis for decision to impose sanctions. (1) HCFA's decision to impose sanctions is based on one or more of the following:
- (i) Deficiencies found by HCFA or its agents in the conduct of inspections to certify or validate compliance with Federal requirements, or through review of materials submitted by the laboratory (e.g., personnel qualifications).
- (ii) Unsuccessful participation in proficiency testing.

- (2) HCFA imposes one or more of the alternative or principal sanctions specified in §§ 493.1806 and 493.1807 when HCFA or HCFA's agent finds that a laboratory has condition-level deficiencies.
- (c) Imposition of alternative sanctions. (1) HCFA may impose alternative sanctions in lieu of, or in addition to principal sanctions, (HCFA does not impose alternative sanctions on laboratories that have certificates of waiver because those laboratories are not inspected for compliance with condition-level requirements.)
- (2) HCFA may impose alternative sanctions other than a civil money penalty after the laboratory has had an opportunity to respond, but before the hearing specified in §493.1844.
- (d) Choice of sanction: Factors considered. HCFA bases its choice of sanction or sanctions on consideration of one or more factors that include, but are not limited to, the following, as assessed by the State or by HCFA, or its agents:
- (1) Whether the deficiencies pose immediate jeopardy.
- (2) The nature, incidence, severity, and duration of the deficiencies or non-compliance.
- (3) Whether the same condition level deficiencies have been identified repeatedly.
- (4) The accuracy and extent of laboratory records (e.g., of remedial action) in regard to the noncompliance, and their availability to the State, to other HCFA agents, and to HCFA.
- (5) The relationship of one deficiency or group of deficiencies to other deficiencies.
- (6) The overall compliance history of the laboratory including but not limited to any period of noncompliance that occurred between certifications of compliance.
- (7) The corrective and long-term compliance outcomes that HCFA hopes to achieve through application of the sanction.
- (8) Whether the laboratory has made any progress toward improvement following a reasonable opportunity to correct deficiencies.
- (9) Any recommendation by the State agency as to which sanction would be appropriate.